

## GENERAL ASSEMBLY COMMONWEALTH OF KENTUCKY

## 2005 REGULAR SESSION

HOUSE BILL NO. 155
FRIDAY, FEBRUARY 25, 2005

The following bill was reported to the Senate from the House and ordered to be printed.

TREY GRAYSON
SECRETARY OF STATE
COMMONWEALTH OF KENTUCKY
BY

## AN ACT relating to domestic relations.

## Be it enacted by the General Assembly of the Commonwealth of Kentucky:

Section 1. KRS 405.465 is amended to read as for	follows:
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- 2 (1) This section shall apply only to those child support, medical support, maintenance.
- and medical support insurance orders that are established, modified, or enforced by
- 4 the Cabinet for Families and Children or those court orders obtained in
- 5 administering Part D, Title IV of the Federal Social Security Act.
- 6 (2) All child support orders and medical support insurance orders being established,
- 7 modified, or enforced by the Cabinet for Families and Children, or those orders
- 8 obtained pursuant to the administration of Part D, Title IV of the Federal Social
- 9 Security Act, shall provide for income withholding which shall begin immediately.
- 10 (3) The court shall order either or both parents who are obligated to pay child support,
- medical support, or maintenance under this section to assign to the Cabinet for
- Families and Children that portion of salary or wages of the parent due and to be
- due in the future as will be sufficient to pay the child support amount ordered by the
- 14 court.
- 15 (4) The order shall be binding upon the employer or any subsequent employer upon the
- service by certified mail of a copy of the order upon the employer and until further
- order of the court. The employer may deduct the sum of one dollar (\$1) for each
- payment made pursuant to the order.
- 19 (5) The employer shall notify the cabinet when an employee, for whom a wage
- withholding is in effect, terminates employment and provide the terminated
- 21 employee's last known address and the name and address of the terminated
- 22 employee's new employer, if known.
- 23 (6) (a) An employer with twenty (20) or more employees shall notify in writing the
- 24 cabinet, or its designee administering the support order, of any lump sum
- 25 payment of any kind of one hundred fifty dollars (\$150) or more to be made

1		to o	an employee under a wage withholding order. An employer with twenty			
2		<u>(20</u>	) or more employees shall notify in writing the cabinet or its designee no			
3	later than forty-five (45) days before the lump sum payment is to be made					
4	or, if the employee's right to the lump sum payment is determined less than					
5	forty-five (45) days before it is to be made, the date on which tha					
6	determination is made. After notification, the employer shall hold each					
7	lump sum payment of one hundred fifty dollars (\$150) or more for thirty					
8	8 (30) days after the date on which it would otherwise be paid to the employee					
9	and, on order of the court, pay all or a specified amount of the lump sum					
payment to the Division of Child Support. The employer may deduct the						
11		sur	n of one dollar (\$1) for each payment.			
12		(b) As	used in this subsection, "lump sum payment of any kind" means a lump			
13		<u>sur</u>	m payment of earnings as defined in KRS 427.005.			
14	<u>(7)</u>	Any assi	ignment made pursuant to court order shall have priority as against any			
15		attachme	ent, execution, or other assignment, unless otherwise ordered by the court.			
16 (8)[(7)] No assignment under this section by an employee shall constitute grounds for						
17		dismissa	l of the obligor, refusal to employ, or taking disciplinary action against any			
18		obligor s	subject to withholding required by this section.			
19		Section 2	2. KRS 406.021 is amended to read as follows:			
20	(1)	Paternity	may be determined upon the complaint of the mother, putative father,			
21		child, pe	erson, or agency substantially contributing to the support of the child. The			
22		action sh	nall be brought by the county attorney or by the Cabinet for Families and			
23		Children	or its designee upon the request of complainant authorized by this section.			
24	(2)	2) Paternity may be determined by the District Court when the mother and father of the				
25		child, eit	her:			
26		(a) Sul	bmit affidavits in which the mother states the name and Social Security			
27		nu	mber of the child's father and the father admits paternity of the child; or			

- 1 (b) Give testimony before the District Court in which the mother states the name 2 and Social Security number of the child's father and the father admits paternity 3 of the child.
  - (3) If paternity has been determined or has been acknowledged according to the laws of this state, the liabilities of the <u>noncustodial parent[father]</u> may be enforced in the same or other proceedings by the mother, child, person, or agency substantially contributing to the cost of pregnancy, confinement, education, necessary support, or funeral expenses. Bills for testing, pregnancy, and childbirth without requiring third party foundation testimony shall be regarded as prima facie evidence of the amount incurred. An action to enforce the liabilities <u>of the noncustodial parent</u> shall be brought by the county attorney upon the request of such complainant authorized by this section. An action to enforce the liabilities of the cost of pregnancy, birthing costs, child support, and medical support shall be brought by the county attorney or by the Cabinet for Families and Children or its designee.
- 15 (4) Voluntary acknowledgment of paternity pursuant to KRS 213.046 shall create a 16 rebuttable presumption of paternity.
- Upon a showing of service of process on the defendant and if the defendant has made no pleading to the court or has not moved to enter evidence pursuant to KRS 406.091, the court shall order paternity to be established by default.
- Section 3. Section 1 of this Act takes effect January 1, 2006.

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Jens Allellen
President of the Senate
Lais Gulliam Chief Clerk of House of Representatives
Approved Sovernor  Governor
Date

Attest: